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OCT 12 2000

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

Matthew Dix,  
Plaintiff

Civil Action  
FILED  
DEPUTY CLERK

vs.

MARTIN F. HORN, et al.,  
Defendants

1: CV 00-1807

No.

SUPPLEMENTAL PETITION TO COMPLAINT

Plaintiff Matthew Dix, pursuant to Rule 15 (A), (C) (2), 19 (A) AND (D), Fed. R. Civ. Proc. moves to file a supplemental to the original complaint of September 19, 2000, adding as parties, and represents the following.

Seventeenth Cause of Action

40. Defendant Ralph A. Weiss, an agent of Defendant Ben E. VARNER, is supervisor II, Record Office at the State Correctional Institution Dallas (SCID), at 1000 Follies Road, Dallas PA. 18612-0286. AND allege he ARE RESPONSIBLE REGISTER PRISONERS who have or had conviction sex offense. He is legally responsible since filing events transpired in escalation the chronology of events Plaintiff alleges similar occurrence in his original complaint stated in PARAGRAPH PARAG 13L. 1-16, in that:
8. Defendant has shown a wanton wilful deliberate indifference to the Plaintiff U.S.C.A. Rights. at 5, 8 and 14, where he was knowledgeable Plaintiff's was well aware REASON his appearance coming cell (RHU) restricted housing unit. But spiteful and constantly upon rendezvous sequent signing of form started stating aloud his REASONS appearance alleged for wish need another address for register as result rejection previous, but immediately interrupt by Plaintiff before completion could occur. returning response I am knowledgeable instantaneous acknowledging his unprofessional responsibility in duty job performance intentional and cohesive the scheme to deliberately disclose the Megan Law aloud for fuel knowledge other inmates housed block in assistance administration (C.O.) staff (RHU) and heads of level circulate

21. Rumors Plaintiff has stated (PARAG. 5) Rough by unconstitutional
22. Practices which denied him right of privacy and confidentiality
23. constantly appearing cell in demands, badger, belittle and humiliate
24. giving nature matter followed by Plaintiff's prohibition or hindrance
25. timely release liberty from prison October 3, 2000, without restraint
26. Parole or Probation <sup>FOR AGGRAVATE ASSAULT P.C. 4182/83</sup> as result unwillingness to provide residency
27. other at times inquiry triggered where a private criminal complaint
28. was file alleging defendant's violations the Pennsylvania Crime Code
29. 18 Pa.C.S.A. contending deception and falsification of information
30. recorded the registration document require signature the Plaintiff
31. But reduce by Pennsylvania State Policy Agency to a simple complaint
32. or grievance, referred the (D.O.C.) office of Professional Responsibility
33. and institution security department, followed by objection September
34. 27, 2000.

### Eighteenth Cause of Actions

41. Defendant James Lindburg, an agent of Defendant Frank D. Grillis, is supervisor Library department at the State Correctional Institution Coaltownship (SCI-CTS), located 1 Kelly Drive, Coaltownship, PA 17866-1021. He is directly responsible actions and conduct assistant librarians, and was legally responsible for the unconstitutional practices which hindered and deny Plaintiff access and reasonable time attendance population's law library in violation Plaintiff's U.S.C.A. rights, at 1 and 14.
8. Plaintiff in his original complaint at (PARAGS.) 18L. 6-8 and 32, has determine that the claim of defense assert also arose out of the conduct and transaction of the defendant's acts of deliberate indifference for failure to properly, if at all supervise subordinate librarian when knowledge was personally brought his attention by the Plaintiff for rectification subordinate's denial fairness and impartial treatment permitting him by access reasonable time attendance law library upon request time convenient which sought both entire sessions combine a single period totaling in hours approximately two and fifteen minutes 2 hrs, 15 mins, where there's three separate period in operation per-day, five working days

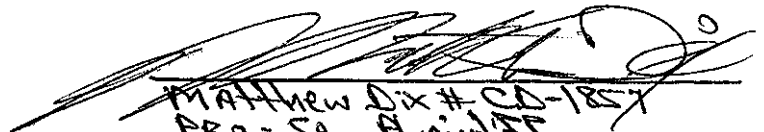
Relief

(In Continuance Section V.,  
Page 3 and 3A, Original Complaint,  
At No. 4) It is added:

- c) 15,000 Against Defendant R.A. Weiss
- D. 15,000 Against Defendant J. Lindburg
- And as to No. 5.

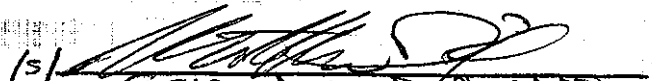
WHEREFORE, this Court should grant leave freely to  
supplement and or amend the complaint.

Respectfully submitted,

  
Matthew Dix # CD-1857  
PRO-Se Plaintiff  
1000 Follies Road  
Dallas, PA. 18612-0286

I certify under penalty of perjury that the foregoing is true  
and correct, pursuant to 28 U.S.C. § 1746.

Executed on October 2, 2000. 15/

  
(Signature of Plaintiff)

And further certify that I have this date (indicated above)  
served a true and correct copy of the below reference documents  
upon the U.S. District Court, Middle District of Pennsylvania pursuant  
to Rule 5(d), Fed. R. Civ. P.

RE: Supplemental Petition to Complaint, and  
Application to Proceed In Forma Pauperis.